UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

Alexandria Division

UNITED STATES OF AMERICA,)
) Criminal No. 1:18-CR-106
v.)
) The Honorable Leonie M. Brinkema
)
ALEYA REED,) 18 U.S.C. 924(a)(1)(A)
) (Knowingly making false statements in
Defendant.) connection with the purchase of a
) firearm.)

STATEMENT OF FACTS

The United States of America and the defendant, Aleya Reed, agree that at trial the United States would have proven the following facts beyond a reasonable doubt with admissible, credible evidence.

- The defendant attended the Nation's Gun Show at the Dulles Expo Center in Chantilly, Virginia on December 30, 2016.
- On that date, the defendant purchased three firearms from Black Widow Arms, a
 Federal Firearms Licensee ("FFL"). Each of these firearms was a Jimenez Arms
 Pistol, model J.A. Nine, nine-millimeter caliber. These firearms bore the serial
 numbers 382696, 383005, and 382063.
- 3. On that same date, the defendant purchased two other firearms from Trader Jerry's, another FFL. These firearms included one Magnum Research Pistol, model Desert Eagle 50, .50 caliber, serial number DK0028818; and a Springfield Armory XD Pistol, model XD, .40 caliber, serial number XD328780.

4. The defendant was required to complete an ATF Form 4473 with respect to the

purchases she made from each FFL.

5. The FFLs are required to keep and maintain each Form 4473 in their records.

Among the information included on the Form 4473s is a firearm purchaser's

address and state of residence.

On both of the ATF Forms, the defendant declared that she resided in a 6.

condominium in Alexandria, Virginia.

7. The defendant did not reside at the address she wrote on the ATF Forms. Moreover,

the defendant was not a Virginia resident at the time she purchased firearms from

the FFLs.

8. This statement of facts does not include each and every fact known to the defendant

or to the United States, and it is not intended to be a full enumeration of all of the

facts surrounding the defendant's case.

9. The actions of the defendant, as recounted above, were in all respects knowing and

deliberate, and were not committed by mistake, accident, or other innocent reason.

Respectfully submitted,

Tracy Doherty-McCormick

Acting United States Attorney

/s/By:

Christopher Kaltsas

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Defendant's Stipulation and Signature

After consul	ting with my attorney, I hereby stipulate that the above Statement of Facts is
true and accurate, a	nd that if the matter proceeded to trial, the United States would have proved
the same beyond a r	easonable doubt.
Date:	
	Aleya Reed
	Defendant
	Defense Counsel's Signature
I am the atto	rney for the defendant in this case, Aleya Reed. I have carefully reviewed the
above Statement of	Facts with her. To my knowledge, his decision to stipulate to these facts is
informed and volun	tary.
Date:	
	Ann Mason Rigby
	Assistant Federal Public Defender